## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

	*	
Jill Clark,	*	
	*	
Plaintiffs,	*	12-cv-3089
	*	
V.	*	
	*	
Hennepin County Court, n/k/a Fourth	*	
Judicial District, Minnesota, the Minnesota	*	
Court of Appeals, the Minnesota Supreme	*	
Court, the Minnesota Lawyers Board, the	*	
Minnesota Office of Lawyers Professional	*	
Responsibility, Craig Klausing, in his	*	
individual and official capacity as OLPR	*	
Director, Jane Roe #1, Judith Rush (or her	*	
successor), in her capacity as Chair of the	*	
LB or her successor, Mark B. Unger, in his	*	
capacity as Vice Chair of the LB, Robert A.	*	
Blaeser in his individual capacity, and his	*	
official capacity, the Responsible Person for	*	ORDER
the state court(s), Sue Dosal in her official	*	
capacity as Court Administrator, Lucy	*	
Wieland, in her individual capacity and as	*	
an individual, Michael J. Davis, in his	*	
individual capacity, Paul Scoggin, in his	*	
individual capacity, John Roes 1-50, John	*	
Roes 51–100,	*	
	*	
Defendants.	*	
	*	

Plaintiff, Jill Clark, filed the above-captioned action on December, 7, 2012. Clerk's No.

1. Despite the passage of 240 days, there appears no evidence in the record that Plaintiff has effectuated service on any named Defendant.

Federal Rule of Civil Procedure 4(m) provides: "If a defendant is not served within 120 days after the complaint is filed, the court—on motion or on its own after notice to the plaintiff—must dismiss the action without prejudice against that defendant or order that service

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be made within a specified time." Accordingly, Plaintiff is hereby advised that, unless proof of service is filed by April 25, 2013, this case will be immediately dismissed pursuant to Rule 4(m).

Dated this 11th day of April, 2013.

IT IS SO ORDERED.

ROBERT W. PRATT, Judge

U.S. DISTRICT COURT